

month and said one thousand seven hundred and twenty nine being the day of the return of the said writ Cometh the said Benjamin Marchant by his attorney and the sherr. of Somerset County to whom the foregoing writ was directed likewise comes and makes Returne thereof to the Court howe ordered in these words following vid ---

Esq. Corcoran of John Burnall sherr ---  
Whereupon the said sherr. altho. solemnly called brings not in the body of the said Isaac Fleming according to the return of his writ in the plea and, at which day the said sherr. present howe in Court praye for the next Court to bring in the said Isaac Fleming to answer the which is to him granted and the same day is given to the said Esq. howe also the

It which said next Court to with the Eighteenth day of November and said one thousand seven hundred and twenty nine come againe the said Benjamin Marchant by his attorney and the same sherr. altho. at the same day being againe solemnly called brings not in a body of the said Isaac Fleming at which day the said sherr. present howe in Court praye for the next Court to bring in the said Isaac Fleming to answer the which is to him granted the and the same day is given to the said Esq. howe also the

It which said next Court to with the seventeenth day of March and said one thousand seven hundred and twenty nine come againe the said Benjamin Marchant by his attorney and the same sherr. altho. solemnly called brings not in the body of the said Isaac Fleming but makes default the

Whereupon the said Benjamin Marchant by his attorney and praye that the same sherr. may be amerced the two pound four shillings current money and all the Costs and Charges that did accrue by means of the prevention of the action and

Whereof it is considered by the Court howe that the said sherr. to with John Burnall be amerced for his contempt and the two pound four shillings current money and five hundred and eight pound of costs by the Court adjudged for Costs and Charges accrued on prevention of said suit the

Command was given to the Sherr. of Somerset County that he should take John Blijard late of Somerset County planter if he should be found in his bailly with and he should vake keep so that he might have his body before the Justice of his Lordships County Court of Somerset to be held at which day the third Tuesday of March then next to answer unto Moses Chaille Jnd. of

apke of the pap upon the fire the and that the sherr. should not fail the  
and the said Moses Chaille by Francis Allen his attorney Complains against the said John Blijard in the plea and as followeth vid --- Somerset County sh. John Blijard late of Somerset

County planter was attached to answer unto Moses Chaille Jnd. of plea of the pap upon the fire the and whereupon the said Moses by Francis Allen his attorney Complains that whereas the said John the first day of Nov. Anno Dom. Seventeen hundred & twenty nine at Southett County within the Jurisdiction of this Court was indebted unto the S<sup>r</sup> Moses in thirty eight shillings & three pence current money of Maryland for sundry Goods wares & Merchandizes by the S<sup>r</sup> Moses to the S<sup>r</sup> Jnd. sold & Delivered & being so there of indebted the S<sup>r</sup> Jnd. in consideration thereof upon him selfe did assume and to the S<sup>r</sup> Moses faithfully did promise the he the said S<sup>r</sup> Jnd. the said thirty eight shillings & three pence to the said Moses when he should be there unto requested he would well & faithfully pay & content Nevertheless the said John his promise & assumption as in forme as made not regarding but blotting & fraudulently detaining the S<sup>r</sup> Moses in that he craftily & subilly to Deceive and defraud the often requested the said thirty eight